

PAUL V. PRESTIA  
Special Counsel for Civil Rights



**LIAKAS LAW** P.C.

Liakaslaw.com  
40 Wall St., 50<sup>th</sup> Fl  
New York, NY 10006

P: (212) 937-7765  
F: (877) 380-9432

New Jersey Office  
576 Main Street, Suite C  
Chatham, NJ 07928

January 23, 2023

**VIA ECF**

Honorable Judge John G. Koetl  
United States District Court  
Southern District of New York  
500 Pearl St.  
New York, NY 10007

*Application granted,  
SO ordered.  
1/24/23 [Signature]  
U.S.D. 5*

**RE: Revised scheduling order request  
Barnes-Williams v. The City of New York, et al.,  
21-cv-5017-JGK**

Your Honor,

I represent Plaintiff in the above referenced matter. I write on behalf of all parties to jointly submit a revised scheduling order.

On January 12, 2023, Your Honor granted the parties request for an extension of sixty days to complete discovery until March 13, 2023. Accordingly, we propose that, a Letter-Motion for Pre-Motion Conference be filed on or before April 13, 2023. Moreover, the parties request a conference at the close of all discovery deadlines for any motion practice and the Joint Pre Trial Order.

Thank you for your time and consideration in this matter.

Respectfully Submitted,

/s/  
Paul V. Prestia  
Liakas Law, P.C.

**To: VIA ECF**  
Thomas Lai, Esq.  
Special Federal Litigation Division